LEWIS BRISBOIS 1 THIERMAN BUCK LLP Ellen Jean Winograd (Nev. Bar No. 815) LEAH L. JONES, Nev. Bar No. 13161 leah@thiermanbuck.com 5555 Kietzke Lane, Suite 200 2 E-Mail: ellen.winograd@lewisbrisbois.com 7287 Lakeside Drive 3 Reno, Nevada 89511 Telephone: (775) 284-1500 FISHER & PHILLIPS LLP Facsimile: (775) 703-5027 Rebecca Hause-Schultz. Pro Hac Vice 4 621 Capitol Mall, Suite 2400 E-Mail: rhause-schultz@fisherphillips.com 5 FAIRMARK PARTNERS, LLP JAMIE CROOKS, ESQ. (Pro Hac Vice) jamie@fairmarklaw.com Attorneys for Defendant 6 1825 7th St NW, #821 WESTÉRN RANGE ASSOCIATION 7 Washington, DC 20001 8 TOWARDS JUSTICE DAVID H. SELIGMAN, ESQ. (Pro Hac Vice) 9 ALEXANDER HOOD, ESQ. (Pro Hac Vice) alex@towardsjustice.org PO Box 371680, PMB 44465 10 Denver, CO 80237 11 **EDELSON PC** 12 YAMAN SALAHI, ESQ. (Pro Hac Vice) ysalahi@edelson.com 13 150 California Street, 18th Floor San Francisco, California 94111 14 **EDELSON PC** 15 NATASHA FERNÁNDEZ-SILBER (Pro Hac Vice)* nfernandezsilber@edelson.com 16 350 N La Salle Dr., 14th Floor Chicago, IL 60654 17 Tel: 312-589-6370 * Admitted in New York and Michigan 18 Attorneys for Plaintiff and the Putative Class 19 UNITED STATES DISTRICT COURT 20 DISTRICT OF NEVADA 21 CIRILO UCHARIMA ALVARADO, On Behalf 22 Case No. 3:22-cv-00249-MMD-CLB of Himself and All Others Similarly Situated; 23 ORDER GRANTING 24 Plaintiff, STIPULATION RE: BRIEFING 25 SCHEDULE ON PLAINTIFF'S v. MOTION FOR LEAVE TO FILE A 26 THIRD AMENDED COMPLAINT WESTERN RANGE ASSOCIATION, et al., (ECF NO. 244) 27 Defendants.

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Western Range Association, Ellison Ranching Company, John Espil Sheep Co., Inc., F.I.M. Corp., The Little Paris Sheep Company, LLC, Holland Ranch, LLC, Need More Sheep Co., LLC, and Faulkner Land and Livestock Company, Inc., respectfully submit this stipulation and [PROPOSED] Order to extend the time in which Defendants' Response to Plaintiff's Motion for Leave to File a Third Amended Complaint ("Motion to Amend") is due by fourteen days, as well as to extend the time in which Plaintiff's reply thereto is due by seven days. Plaintiff filed his Motion to Amend on December 20, 2024. (ECF No. 244.) The current deadline

By and through their counsel, Plaintiff Cirilo Ucharima Alvarado ("Plaintiff") and Defendants

for Defendants to file a response thereto is January 3, 2025. The stipulation seeks to change the pending deadline from January 3, 2025, to January 17, 2025. It also seeks to set the deadline for Plaintiff to file his reply as January 31, 2025. The original briefing schedule would overlap substantially with several major holidays and counsel's previously scheduled travel for those holidays. The parties conferred via email and agreed to this proposed briefing schedule.

The parties therefore stipulate and request that this Court extend the deadline for Defendants to submit their Response to Plaintiff's Motion to Amend to January 17, 2025, and to extend the time in which Plaintiff's reply thereto is due to January 31, 2025.

Respectfully submitted,

Dated: December 31, 2024

FAIRMARK PARTNERS, LLP

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EDELSON P.C.

/s/ Yaman Salahi YAMAN SALAHI (*Pro Hac Vice*) 150 California St., 18th Floor San Francisco, CA 94109

Dated: December 31, 2024

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ORDER

Pursuant to the Parties' stipulation, the Court orders as follows:

- Defendants' deadline to file a Response to Plaintiff's Motion for Leave to File a Third Amended Complaint (ECF No. 244) shall be January 17, 2025.
- Plaintiff's deadline to file a reply thereto shall be January 31, 2025.

IT IS SO ORDERED.

DATED: January 2, 2025.

The Honorable Miranda M. Du
UNITED STATES DISTRICT JUDGE